# The Forest Republican. W. R. DUNN - - - - - EDITOR.

WEDNESDAY MORNING, AUG 27, 1873.

REPUBLICAN STATE TICKET.

For Supreme Judge ISAAC G. GORDON, of Jefferson County.

For State Treasurer R. W. MACKEY, of Allegheny County.

#### ANNOUNCEMENTS.

[TERMS. - Announcements for Assem-bly \$\$; Commissioner \$5; for Auditor \$3; District Attorney \$4; Coroner \$3; Jury Commissioner \$2. No announcements published unless accompanied by the

COMMISSIONER. We are authorised to announce the name of JAMES K. CLARK, of Barnett Town-ship, as a candidate for County Commis-sioner, subject to Republican usages.

M. E. PORTER, of Barnett Township, a candidate for County Commissioner, abject to Republican usages.

We are authorized to announce the name of ELI HOLEMAN, of Tionesta township as a candidate for County Commissioner, subject to Republican usages.

DISTRICT ATTORNEY. We are authorized to announce the name of S. D. IRWIN, of Tionesta Borough, as a candidate for District Attorney, subject to Republican usages.

-The County Republican nomina tions take place at the usual hour, Saturday, September 20th. The following officers will then be balloted for: Assemblyman; Commissioner; Auditor; District Attorney; Coroner; Jury Commissioner. Remember that "nomination is equivalent to election." Let all go to the polls and nominate only the best man.

MILES W. TATE,

Chairman Co. Committee.

#### THE ASSEMBLY QUESTION.

The Clarion Democrat defends the action of the Clarion county conferees. The Jacksonian of last week did not come to hand, but we are perfectly easy about it, because it has known nobody but Williams since he was nominated, and is not going to change its tune at this late day, although almost any change would produce more melody. Now that's all we want to know of those Clarion papers. To endorse a set of proceedings such as were enacted at Fryburg is enough to convince all fair-minded men that it is "not principles but the Assemblyman," they are after; and if he is by any entirely devoid of all principle.

What are the facts in regard to the pseudo-nomination? Just these: Three conferees from Clarion, instructed for Williams, and three from Forest, instructed for Winans met at Fryburg, and took several ballots without making a choice. At length the Chain- struck Williams on the head with the man, who was chosen from the Clarion axe, cutting a terrible gash and leav-Delegation, declared Mr. Williams nominated, while each of the candidates had the same number of votes ! Then another of the Clarion delegates popped the question, "Shall the decision of the chair stand as the voice of the convention ?" The secretary put the question and the chair voted to sustain the chair, making a tie vote. Then as the negative didn't have a majority the decision of the chair was declared by the chairman, sustained. There's Parliamentary usage! There's logic! There's wisdom ! There's Statesmanship! There's honesty ! and there's decency, with a vengeance. And the Clarion papers endorse this kind of highway robbery! We never doubted their disposition to take all there was, and ask for more, but to endorse such proceedings as the above denotes a shamelessness and a lack of decency such as we never before gave them credit for. The Democrat explains, in part, why Clarion conferees acted with such greedy haste and overbearing dishonesty, in the following words : "Circumstances over which we had no control, have arisen, which made the Democrats of Clarion county feel that the candidate could not be yielded at this time to our Forest friends."

Now we submit that this a gross inhim in the person of Brown last fall, ruption in this district. and Maclay came out with a very respectable majority. And Brown may

live four score years and he never will be able to forget that same defeat. The position of Democratic Clarion

as seen in the action of these conferees and the Democratic papers is just this :

We can elect a Representative without the aid of Forest, and because we can, we will. In other words, "might makes right." We have had the office two terms, and Forest is, by all fair usage entitled to it. But we cannot afford to let our conscence dictate to us in this matter; we want the Representative, can get it, and will take it, right or wrong.

Now let the Republicans of this district agree on a man for the position, and if we don't set this gang back as far as Brown went last fall, then we're no prophet.

-We take the following items from

the Clearfield Journal :

On Friday morning last, three booms at Williamsport broke, and left out between six and eight million feet of logs. It is thought most of the logs will be caught at Sunbury and Northumberland.

It is reported, that Mr. James Mc-Gee, of Bell township, was washed off his raft in passing through the chute at Queen's run dam, on Saturday last, and that he was rescued by a boat going to his relief. It is also reported that McGee lost his pocket book, containing \$1,300, when in the water.

A child of Daniel Veit fell into a stream near Punxsutawney, Jefferson county, last week, and its father at once plunged in to save it, which he succeeded in doing by pushing it to shore with an edging, but he was him-self seized with the cramp, and drowned before he could be taken out.

In a field of Mr. Landsberry, in Bradford township, the storm of last week played an odd freak. The sod was torn loose at places and rolled in-to immense rolls, which were driven before the artful fury of the storm like marbles, until they became too heavy for its giant strength. Mr. Landsberry informs us that these monuments of the "Storm king's" power are numer-ously scattered over the field.

"Dr." John Williams, who used to reside in the vicinity of Luthersburg, this county, but of late years near Julian Furnace, Centre county, got into a quarrel, last week, with a man named Richards, who lived on an adchance elected, it will be an election joining place, and is likely to lose his entirely devoid of all principle. Lying between the two farms is a small strip of wood land, concerning which there has been a dispute between the men. On the day in queation, Williams saw Richards going to the woods with an axe on his shoulder, and followed him to prevent his chop-

our people would not feel safe. They the man who will make Mr. Williams take a back seat. You always which take a back sent. You always whistle before you're out of the woods, over justice to Maclay. The Democracy of there, and we propose to show you how Clarion county run "Nobody" against the people view dishonesty and cor-

> JUDGE GORDON AT HOME .- The following dispatch to the Pittsburgh Commercial from Brookville, the home of Hon. I. G. Gordon, Republican candidate for Judge of the Supreme Court, is evidence of his popularity at home:

"Last evening our lively town was thrown into great excitement on receiving from all parts of the State dispatches announcing that Hon. I. G. Gordon, of Brookville, had received the nomination for Supreme Judge. Many of our citizens wound their way to the Judge's residence, and tendered their congratulations and their support in securing his election. Judge Gor-don will without any doubt receive the entire Republican vote, and I may safely say at least two-thirds of the Democratic vote of this county."

A LEGAL OPINION .- In regard to the selling of liquors by druggists, Judge Dean, of the Blair District, gave his views as follows:

"Druggists are authorized to sell liquor for medical purposes, subject, however, to the risk of indictment. A physician's perscription is not in itself a safeguard for the druggist. If the a sateguard for the drugges. If the latter, even on the prescription of a regular physician, sells liquor to per-sons of known intemperate habits, or to those who are known to use liquor as a beverage, he is liable to indict-ment, and if found guilty, will be punished to the extent of the law. In short, in the opinion of the Court, a druggist who sells for any purpose whatever, or upon the prescription of the most eminent physician in the county, does so at his own risk."

The Fall term of Carrier Seminary will commence on Monday, September first. The Faculty comprise a full corps of teachers of great experience and well qualified to meet the wants of the public.

By order of Trustees,

JOHN KEATLEY, Prest. Clarion, Pa., Aug. 6, 1873.

#### MARRIED.

AGNEW – CARSON – On Wednesday, August 20th, in Indiana, Pa., by Rev. Wm. S. Owens, Mr. Leonard Agnew, of Tionesta, Pa., and Miss Sallie J. Carson, of Indiana, Pa.

New Advertisements.

#### Frank Robbins,

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Pictures in every sty of the art: Views of the oil regions for sale or taken to or-der.

CENTRE STREET, near R. R. crossing. SYCAMORE STREET, near Union De-pot, Oll City, Pa. 20-11

#### PROCLAMATION.

WHEREAS, The Honorable W. P. Jenks, President Judge of the Court of Com-mon Pleas and Quarter Sessions in and for the county of Forest, has issued his pre-cept for holding a Court of Common Pleas



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J. B. LONG.

#### SHERIFF'S SALES.

BY VHPTUE of sundry write of 2 Plu-ries d fa von.ox.and lev.fa based out of the Court of Lonninon Plens of Forest Co., and to use directed, there will be exposed to sate by public vendue or outery, at the Court House, in the boraight of Tionesta,

MONDAY, SEPTEMBER 22, A. D. 1873. at 10 o'clock A. M., the following described real estate, to-wit :

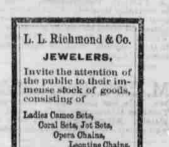
real estate, to-wit: Thomas B. Seawright vs. James W. Guthrie, 2 Pluries FI. Fa. No. 10, Sept. Tr. 1873, E. D. No. 28 Sept. Tr., 1872.—All de-fendant's right, ittle, interest and claim of in and to all that certain piece or preed of and stimate in Jenks Township, Forest. County, Pa. Beginning at the northwess corner of Warrant No. 3775, thence by Warrant No. 4121 and land surveyed to-Samuel Wallace north 516 perches, ihonce by Warrant No. 3670 cast 140 perches, thence by Warrant No. 3600 south 108 per-ches, thence by last mentioned Warrant ches, thence by last mentioned Warrant rast 336 perches, and thence by Warrant 2775 west 480 perches to the place of be-giving. Containing 1043 acres more or less, Warranted in the name of Nelson

Taken in execution and to be sold as the property of James W. Guthrie at the suit of Thomas B. Scawright.

of Thomas E. Seawright. ALSO, W. H. Raymond vs. Henry Wathey and M. J. Wathey, Lev. Fa. No. 28 Sepi. Tr. 1873, C. D. 2 Feby, Tr. 1873, --Mason & Jenks-An undivided one haff interest in all that certain piece or parcel of land sit-mate in the Township of Hickory, County of Forest, and State of Penna, bounded and described as follows, to-wit: Begin-nig at a white oak tred the most northerly corner of the whole tract, thence by tract No. 3207 south forty-five degrees cast three hundred and twenty perches to a post and stone, thence by tract No. 3228 south forty-five degrees west one hundred and sixty-eight and four-tenths perches to a post, thence by fract No. 328 south forty-five degrees to a post by blazed trees, thence by lands of the Mercantile Petro-leum Company morth eighty degrees west three hundred and eighty-eight and four-tenths perches, to a post by blazed trees, thence by fract No. 528a north farty-fly degrees east three hundred and sixty-out and six-tenth perches, to the place of be ginning. Containing five hundred and sweenty acres, more or loss, being tho most northerly half of the trast numbered and six-denth perches, to be sold as the most northerly half of the trast numbered and sweenty acres, more or loss, being the most northerly half of the trast numbered and six-tenth perches, to be sold as the most northerly half of the trast numbered and sweenty acres, more or loss, being the most northerly half of the trast numbered and sweenty acres and the bost of the state numbered and sweenty acres and numbered and singular the based of the trast numbered and singular the sweenty acres and more and to be sold as the state of the state numbered and sweenty acres and the based to be sold as the state of the state numbered and sweenty acres and the based to be sold as the state of the state numbered and sweenty acres and the state of the state numbered and sweenty acres and the state of the state numbered and sweenty acres and the state of the state numbered and sweenty acres and the state of th ALSO,

buildings and improvements. Taken in execution and to be sold as the property of Henry Wathey and M. J Wathey, at the suit of W. H. Raymond. ALSO,

ALSO, H. Childs & Co. vs. Thos. Boyd, Ganet: Crusan and Thos. G. Stewart, partners as Boyd, Crusan & Co., Ven. Ex. No. 44 Sept. Tr. 1873, E. D. 37 May Tr. 1873. – Allen & Thompson – A certain piece or parcel of land situate in Howe Township, Force County, Pennsylvania, numbered War-rant 2878 bounded as follows, to-wit: On the north by Warrant No. 2980, on the east by Warrant No. 2980, on the east by Warrant No. 2980, on the south by Warrant No. 2980, on the east by Warrant No. 2980, on the south by Warrant No. 2980, on the east by Warrant No. 2980, on the south by Warrant No. 2980, on the east by Warrant No. 2980, on the south by Warrant No. 2980, on the east by Warrant No. 2980, on the south by Warrant No. 2980, on the court, Pennsylvania, numbered War-rants Nos, 3187 and 3189. Containing 1000 area, more or less, being same land that Jonathan Hays, lato Treasurer of Force-1 County, sold for taxes on June 28, 1862. by deed dated and acknowledged in open court, Sept. 21, 1873, to James Stewart. Taken in execution and to be sold as the property of Thos. Boyd, Ganett Crusan and Thos. G. Szewart, partners as Boyd & Crusan, at the suit of H. Childs & Co. Terms Cash. T. J. VAN GIESEN, Sheriff. Shertif's Office, Tionesta, Pa., Aug. 12th, 1873.



Carrier Seminary.

Consequently they were obliged to resort to trickery which if it were not so foolish and "thin" as to be irresistably laughable would digrace Boss Buck and his confederates.

But Brown has still that Maclay thorn in his side, and seldom lets a chance slip of showing his spite toward the man who occupies the posi-

ing out about three ounces of his brain. The physicians say it is impossible for him to recover. Richards gave himself up to the authorities. Since the above was in type we have

learned of the death of Williams.

The largest sale of timber lands, ever made in this county, was affected on the 16th of August, Mr. Patrick Flynn, having sold to Messrs. McCau-ley & Co., of Altoona, four thousand acres of timber land, in Guelich township, for the sum of five hundred and fifty thousand dollars, reserving from the property four farms of one handred acres each, a saw mill, grist mill, and sixteen houses and lots in Janesville, worth about \$25,000. He has other property, including fifty million feat of pine lumber, worth about \$250, 000. Seven years ago the property was bought for \$36,000-Mr. F. owning one-third. A year and a half since Mr. F. paid Mr. R. R. Bridgens, of Lock Haven, \$25,000 for his onethird, and now pays \$50,000 to the third party for the other share. Mr. F. nets \$450,000 by the sale. In 1854 Mr. Flynn came to this county a poor man, working as a day laborer on a log job, and to-day he is worth eight hundred thousand dollars. Messrs. McCauley & Co., the new owners, expect to clear a million dollars on their purchase. The land is underlaid with coal, besides being heavily covered

-Martin Williams, our nominee for Assembly, is so universally popular, that his election is a foregone couclu-sion. It is doubtful if the Republicans of the district will go to the trouble of putting a candidate up against him. But if they do it will merely serve to show what a majority we'll pile up for Williams .- Clarion Demoerat.

with pice.

It occurs to us that he have heard tion which Brown thinks he ought to occupy. This is his last jab: "With Maclay, a mere tool of a Radical faction, as the only Represen-tative of Clarion county at Harrisburg

cept for holding a Court of Common Pleas Quarter Sessions, &c., at Tionesta, for the County of Forest, to commence on the fourth Monday of Sept. next, being the 22th day of Sept. 1873. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be then and there in their proper persons at ten o'clock, A. M., of said day, with their records, inquisitions examinations and other remembrances, to do those things which to their offices appertain to be done, and to those who bound in recognizance to prosecute azinst the prisogers that are to prosecute against the prisoners: that are or shall be in the jail of Forest County, that they be then and there to prosecute against them as shall be just. Given under my hand and seal this 12th day of Aug. A. D., 1873. T. J. VAN GIESEN, Sh'ff.

#### Trial List for Sept. Term, 1873.

Elizabeth Geer vs. R. C. Scott et a'. F. H. Ellsworth use vs. John H. Dilks et

al. L. B. Hoffman vs. Jno. Fagundus et al. Jno. Beason use vs. Leopold Hilbronner. David Hays vs. W. P. Neill et al. H. L. Hogan vs. Geo. Wallers et al. Jas. Rafferty vs. Thos. Porter. W. H. Lowrie vs. Andrew Cook et al. Foster Farm O'l Co. vs. Owston & Sov-Foster Farm Of Co. vs. Ousdal & Solvers, ars. Weible & Hopkins vs. J. J. McCaslin. Benj. Pearson vs. David Hays. James Flynn vs. E. N. Lacy. Terrisa Poherts and husband vs. J. J. Fisher. J. W. Mayes use vs. Geo. W. Rose. John Kuhns adm'r. &c. vs. C. M. Lyon et

al Fourth National Bank of Pittsburgh et al vs. Geo, S. Hunter et al. J. B. AGNEW, Prothy. August 9, 1873.

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rs. PR	livided into 12,000 cash gifts, will be dis ributed by lot among the ticket-holders the numbers of the tickets to be drawn from one wheel by blind children and the difts from another. LIST OF GIFTS:		
	\$250,000		One grand cash g One grand cash g
	50,000		One grand cash g
	25,000		One grand cash g
. 00	. 17,500		One grand crsh g
	100,000		10 Cash gifts i
	150,000		20 Cash gifts
	50,000	1,000 each	50 Cash gifts
	40,000	500 each	80 Cash gifts
	40,000	400 each	100 Cash gifts
	45,000	300 each	150 Cash gifts
	50,000	200 each	250 Cash gifts
	32,500	100 each	325 Cash gifts
00	550,000	50 each	11,000 Cash gifts
h-	\$1,500,000 ve, wheth-	n will be posit	TOTAL, 12,000 G amounting to The distributio

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er all the tickets are sold or not, and the 12,000 gifts all paid in proportion to the tickets sold—all unsold tickets being de-stroyed, as at the First and Second Concerts, and not represented in the drawing.

PRICE OF TICKETS :

PRICE OF TICK ETS: Whole tickets \$50: Halves \$25; Tenths, or each Coupon, \$5; Eleven Whole Tick-ets for \$500; 221 Tickets for \$1,000; 113 Whole Tickets for \$5,000; 227 Whole Tick-ets for \$10,000. No discounts on less than \$600 worth of Tickets at a time. The unparalleled success of the Third Gift Concort, as well as the satisfaction given by the First and Second, makes it only neces-sary to announce the Frouth to insure the prompt sale of every Ticket. The Fourth Gift Concert will be conducted in all its details like the Third, and fall particulars may be learned from circulars, which will be sent free from this office to all who ap-ply for them. Tickets now ready for sale, and all orders accompanied by the money promptly fill-

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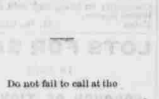
Having strngled twenty years between life and death with ASTHMA or PHTHISIC, Icx-perimented myself by com-pounding roots and herbs, and inhaling the Medicine thus ob-tained. I fortunately discovered a most wonderful ready and sure curs for Asthma and its kindred discuss. War-ranted to relieve the severest here were ranted to relieve the severest parcaysen in-stantly, so the patient can lie down to sleep comfortably. One trial Package sent by mail free of charge. Address D. Langell, Apple Creek, Wayne Co., O. OMATOES. PRACHES, PLUMS, BLACKBERRIES, CORN, COVE OYSTERS. MEATS 519300-0-01 SHOULDERS, BACON. AND

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